United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

ORDER OF DETENTION PENDING TRIAL

J <u>AIM</u> I	E JOSEI	PH GENIA	Case Number:	1:05-CR-78
Ir require	n accordance the detention	ce with the Bail Reform Act, 18 U.S.C.§3142(f), a do on of the defendant pending trial in this case.	etention hearing ha	s been held. I conclude that the following facts
		Part I - Findin	gs of Fact	
[] (1	offens	The defendant is charged with an offense described in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal offense) (state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is		
		a crime of violence as defined in 18 U.S.C.§3156(a))(4).	
		an offense for which the maximum sentence is life	imprisonment or de	eath.
		an offense for which the maximum term of impriso	onment of ten year	s or more is prescribed in
		a felony that was committed after the defendant had U.S.C.§3142(f)(1)(A)-(C), or comparable state or loc	been convicted of t	two or more prior federal offenses described in 18
(2)		ffense described in finding (1) was committed while the	ne defendant was or	n release pending trial for a federal, state or local
(3)		e. od of not more than five years has elapsed since the (ense described in finding (1).	date of conviction) (release of the defendant from imprisonment) for
(4)	Finding	gs Nos. (1), (2) and (3) establish a rebuttable presume the safety of (an)other person(s) and the comr	iption that no condit nunity. I further fir	ion or combination of conditions will reasonably and that the defendant has not rebutted this
[]	•	Alternate Find		
X (1)	_	is probable cause to believe that the defendant ha	as committed an off	fense
		for which a maximum term of imprisonment of ten	years or more is p	prescribed in 21 U.S.C. § 801 et seq
X (2)	* *	under 18 U.S.C.§924(c).	had by finding 4 th	
(2)	reason	efendant has not rebutted the presumption establis nably assure the appearance of the defendant as r	required and the sa	at no condition or combination of conditions will fety of the community.
Y (1)	Thoro	Alternate Find is a serious risk that the defendant will not appear.	lings (B)	
X (1)		is a serious risk that the defendant will endanger t		er person or the community.
		Part II - Written Statement of	Reasons for Do	etention
I find that	t the credil	ble testimony and information submitted at th	e hearing establi	shes by clear and convincing evidence that
		assure the safety of the community or defend a detention hearing in open court with his atto		e in light of the unrebutted presumption.
		Part III - Directions Re	garding Deten	tion
facility sep defendant or on requ	parate, to t shall be aff lest of an a	s committed to the custody of the Attorney Gener, the extent practicable, from persons awaiting or forded a reasonable opportunity for private consulatorney for the Government, the person in charge ne purpose of an appearance in connection with a	serving sentence tation with defense of the corrections	s or being held in custody pending appeal. The counsel. On order of a court of the United State facility shall deliver the defendant to the United
Datad:	April 19, 2	2005	/s/ Hugh W. I	Brenneman, Jr.
Daleu.	<u> </u>			Signature of Judicial Officer
			Hugh W. Bren	neman, United States Magistrate Judge

Name and Title of Judicial Officer